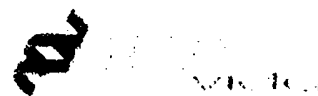


STAB Vida **Grupo STAB**
 Apartado 89, Santo António de Oeiras, 1781-601 Oeiras
 Tel.: +351 21 446 97 63 Fax.: +351 21 446 97 40 / Nº Cont.: 505 087 723
 e-mail: danielal@itqb.unl.pt

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DEC 05 2003

Fax



To: United States Patent and Trademark Office	From: Daniela Leão
Fax: 703 872 9306	Pages: +2
Phone:	Date: 5th December 2003
Re: Reply to Office Communication Art Unit 1651, Patent Application no. 09/926,681	Att.: Ralph Gitomer / Michael G. Wityshyn
<input checked="" type="checkbox"/> Urgent <input checked="" type="checkbox"/> Please reply	

Dear Sirs,

On the 3rd December, I've sent you a fax concerning an Office Communication Art Unit 1651, Patent Application no. 09/926,681. I am sending it now again, because I don't know if you received.

Apologize me for my insistence, but I really need to clarify some questions in order to answer to the Office Communication in due time.

Thank you in advance for your attention, remain,

Yours sincerely,

Daniela Leão

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STAB Vida _____ *Grupo: STAB*
Apartado 89, Santo António de Oeiras, 2781-601 Oeiras
Tel.: +351 21 446 97 63 Fax.: +351 21 446 97 40 / N° Cont.: 505 087 723
e-mail: danielal@itqb.unl.pt

Fax

NOTA
O fax foi enviado em 21/12/2003 às 21:17

To: United States Patent and Trademark Office	From: Daniela Leão
Fax: 703 872 9306	Pages.: 1
Phone:	Date: 21 st December 2003
Re: Reply to Office Communication / Unit 1651, Patent Application no. 09/926,681	Att.: Ralph Gitomer / Michael G. Wityshyn
<input checked="" type="checkbox"/> Urgent <input checked="" type="checkbox"/> Please reply	

Dear Sirs,

Last week, we received your office communication of the 11th November 2003, concerning the Patent Application number 09/926,681, and we would like to clarify some questions, in order to proceed with the response, in particular:

1. – It is stated that our reply to your previous office communication was “not in standard format and incomplete”. We would like to know precisely what changes are necessary to perform because all our previous amendments were already done in accordance with the “Manual of Patent Examining Procedure”.
2. – It is also stated that we have not provided any “marked up copies”. What do you mean?
3. – In order to revoke the power of attorney, your office recommended us to use the form PTO/SB/82. However, we do not intend to appoint another Attorney. It is our intention to proceed with this patent application by ourselves. For this purpose, how can we formalize this situation? As you referred, it is possible to obtain a patent by our own, all applicants (Pro se).

05-12-03 21:17

STAB, LDA

->00017038729306 ECM

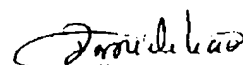
Pag. 03

Dez mbro 3, 2003

As we have to answer to your office communication during the next week, I would appreciate if you could give us your reply as soon as possible.

Thank you in advance for your attention, I remain,

Yours sincerely,



Daniela Leão

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